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TRANSMITTAL	Filing Date	October 28, 2003	
FORM	First Named Inventor	Ross S. Dando	
	Art Unit	1763 REGEIVED	
the his wood for all company and a star initia	Examiner Name	Karla A. Moore CENTRAL FAX CENTE	
(to be used for all correspondence after initial Total Number of Pages in This Submission	3 Allorney Docket Number	MI22-2432 MAY 0 1 2006	
ENCLOSURES (Check all that apply)			
Fee Transmittal Form Fee Attached Amendment/Reply After Final Afficiavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53	item(s) checked above, to Deposit Act	Other Enciosure(s) (please Identify below): Statement of the Substance of the Interview a fee is due and owing, please charge such fee for any	
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT			
Firm Name Wells St. John P.S.			
Signature			
Printed name Mark S. Matkin			
Date 5-/	76 F	teg. No. 32,268	
I hereby certify that this correspondence is	being facsimile transmitted to the USPTO envelope addressed to: Commissioner for	ON/MAILING Our deposited with the United States Postal Service with Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on	
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No	
Filing Date	October 28, 2003
	Ross S. Dando et al.
	Micron Technology, Inc.
	1763
	Karla A. Moore
Attorney's Docket No	MI22-2432
Title	Chemical Vapor Deposition Apparatus

STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

To: Mail Stop Amendment

Commissioner for Patents

P. O. Box 1450

Alexandria, VA 22313-1450

VIA FACSIMILE

From: Mark Matkin (Tel. 509-624-4276; Fax 509-838-3424)

Wells St. John P.S.

601 West First Avenue, Suite 1300

Spokane, WA 99201-3828

An interview was conducted between the undersigned and Examiner Moore on April 24, 2006.

Claims 26, 33, 43, 53, 56, and 59 were discussed. With respect to claims 26, 33, and 43, the undersigned emphasized that the applied prior art did not disclose, or suggest, at least a portion of the chamber liner apparatus being selectively movable to fully expose the passageway to the chamber and to fully cover the passageway from the chamber and to form a gas-tight seal between the passageway and the chamber. Subject to further consideration, the Examiner agreed that such was not shown or suggested in the cited Ohkase or Okase references.

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WELLS ST JOHN PS

With respect to claims 53, 56, and 59 the undersigned emphasized that the applied prior art did not disclose, or suggest, at least a portion of the chamber liner apparatus comprising opposing sidewall sections having inner faces and a base extending from and received between the opposing sidewall inner faces, with such portion including the opposing sidewall sections and the base being selectively movable to fully expose and to fully cover the passageway to the chamber, and regardless of whether a gas tight seal is formed. The Examiner concurred with this assertion, subject to further consideration.

Respectfully submitted,

Dated:

Marie S. Ma

Reg. No. 32,268